# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Singular Computing LLC,	)	
Plaintiff,	)	Civil Action No. 1:19-cv-12551-FDS
v.	)	
	)	
Google LLC,	)	
Defendant.	)	
	)	

## JOINT MOTION FOR AN EXTENSION OF TIME TO RESPOND TO GOOGLE LLC'S MOTION TO DISMISS AND FOR LEAVE TO FILE REPLY BRIEF REGARDING SAME

Plaintiff Singular Computing LLC ("Singular") and Defendant Google LLC ("Google") file this Joint Motion for an Extension of Time for Singular to Respond to Google's Motion to Dismiss for Lack of Patentable Subject Matter (Dkt. No. 23) ("Motion to Dismiss") and for Google to file a reply brief regarding same. The Joint Motion seeks a 28-day extension of time for Singular to respond to the Motion to Dismiss. If granted, the current March 13, 2020 deadline for Singular to respond to the Motion to Dismiss will be moved to April 10, 2020.

Singular and Google also jointly request leave for Google to file a reply brief in support of the Motion to Dismiss on or before April 24, 2020.

The extensions requested by this Joint Motion will not cause a material delay in this action.

No party will be prejudiced by the additional extensions requested.

WHEREFORE, the Parties respectfully request that the Court grant this Joint Motion to extend Singular's time to respond to the Motion to Dismiss to April 10, 2020 and permit Google to file a reply brief in support of the Motion to Dismiss on or before April 24, 2020.

March 6, 2020

## Respectfully submitted,

#### /s/ Kevin Gannon

Paul J. Hayes (BBO #227000) Matthew D. Vella (BBO #660171) Kevin Gannon (BBO #640931) Daniel McGonagle (BBO #690084) Alex Breger (BBO #685537)

PRINCE LOBEL TYE LLP One International Place, Suite 3700

Boston, MA 02110 Tel: (617) 456-8000

Email: phayes@princelobel.com Email: mvella@princelobel.com Email: kgannon@princelobel.com Email: dmcgonagle@princelobel.com Email: abreger@princelobel.com

#### ATTORNEYS FOR THE PLAINTIFF

### /s/ Gregory F. Corbett

Gregory F. Corbett (BBO No. 646394) WOLF, GREENFIELD & SACKS, P.C. 600 Atlantic Avenue Boston, MA 02210 617.646.8000 Phone 617.646.8646 Fax gcorbett@wolfgreenfield.com

#### ATTORNEY FOR THE DEFENDANT

## **LOCAL RULE 7.1(A)(2) CERTIFICATION**

Pursuant to Local Rule 7.1(a)(2), I certify that, on March 5, 2020, counsel for Plaintiff Singular Computing LLC and counsel for Defendant Google LLC conferred in good faith regarding resolution of this motion. Both Parties agree to the relief sought by the other in this joint motion.

## **CERTIFICATE OF SERVICE**

I hereby cert	ify that, on March 6,	2020, a true copy of	the above document v	vas served upon
the attorney of recor	rd for each party via	the Court's CM/ECI	F filing system.	

/s/ Kevin Gannon
Kevin Gannon